FRIDAY, FEBRUARY 16, 1912.

A CONSTITUTIONAL QUESTION. The main issue in the case of the coposed constitutional amendments emitting unlimited tenure to city

position that the proposed subproper, the amendment ought ified by the people. There us in the first contention.

lives the proposition that the

nial for annual legislative sensions, (2) group in the Westminster Gazette and (5) salaries to the new system. It is the London Daily Chronicle. On elther was contended that this was more between the two, however, the out-

held that

"Such a construction would . . he
so narrow as to render it practically
impossible to amend the Comittation. . Certainly no good could rebuilt from a separate submission which
is not counity is well and better acdomplished by submitting them to
rection as one amendment; and the
separate submission might result in
the absurdity of the ratification of the
one and the rejection of the other.
The order to constitute more than one
amendment, the propositions submitted
That relate to more than one assubject
in have at least two distinct and
tyre purposes not dependent upon
anected with each other."

The magic of her least entrangency is

The magic of her least ent

cent which proposed to substitude the first contraining note, which proposed to substitude the first contrained to the first c un Iowa case in 1905 a recent

Baily with Sunday... 4.0 2.0 1.0 .5 that State in 1903—People vs. Sours— camps, and on close lines. More significant and more menacing still, the Weekly (Wednesday)..... 1.00 .60 .25 ... 1902 provided (1) for the consolidation Cabinet is not harmonious as to the Va., as secon -class matter under act of could well have been submitted as two
Congress of March 3, 1879. The Colorado Supreme Court held, however, that:

An amendment may embrace more an one subject. That if an amend-att embraces more than one subject said subjects need not be separately submitted if they are germane to the general subject of the amendment, and if they are so connected with or de-pendent upon the general subject that adopted and not the other."

this case will be based on a firm will to uphold the Constitution of Virginia.

session of the British Parlia-

than one amendment, but the court look is that if it meets that fate the what they would have said would have

The Constitution of Colorado resonting Liberals within the coalition quires "that if more than one amend- are a negligible element. But, us to ment be submitted at any general election, each of said amendments shall be both of the great parties in the Comof Arapahoe and for the framing of in favor of extension, and has announced his purpose to introduce a the first and second classes within the terable in opposition. Thus we have cret sorrow. It does not seem possib ing of the waters at the government! fountain head.

These conditions account for the proposed referendum recourse, for the of the ludlerous, but life there is absence of popular antagonism to a and life is earnest, and the man measure so repugnant to precedent, and for non-partisan newspaper adherents thereto. But even in this adherence the experiment is recognized to the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the centre of the effect that a man suffering from the effec as hazardous—nay, dangerous—is con-templated with apprehension, and warning signals are displayed. Tae The matter of correct atti tomplated with apprehension, and adopted and not the other."

The test of constitutionality is therefore, in the last analysis: Were the subject is included in the amendation of the research of the subject is included in 1910 germann? Are they related to the general purpose of the amendament? If these questions in the amendament is until the amendation of the poople in 1910. One amendatio

pose, the second was also for a singer proposed. In the twee you make thereby committed to any stemator of the second make heady to the constitutions maken any proposed amendments, which were sense to the second make heady to the constitutions maken any proposed amendments, which were sense to the second make heady to because they have a common object to leave to also to

almost unprecedentedly interesting study in British politics. The potentialities involved are not only fargrenishing, but iconoclastic in their At almost any good drug store. for centuries so effectually and zealously safeguarded them. The possibillities strike at some of the very
foundation stones of the British legislative and political structure, the
patient and slow but sure building
of which has been the work of generations of British statesmen.

Life at Printz Mill must be furnished.

Life at Printz Mill must be just one Stars for States. wherein an amendment was attacked as altering more than one article of as altering more than one article of the Constitution of the State. The court relected that contention and declared that contention and declared that the restriction of the State The state of the Constitution by the corress amendment of a particular article of the Constitution. Ary other view would be so narriwe as to prohibit the General Assembly in many, it had not in all pages, from proposing ments to a particular article of the Constitution, trasmuch as the several articles are closely interrelated and interagependent."

As to what constitutes one amendment of 1851 (1)

Bellet's politics, and which has constituted a reconstitution as a particular article of the Constitution, trasmuch as the several articles of the General Assembly in many, it had been constituted in the matter of labor or enabled and interagependent."

As to what constitutes one amendment of a page upon dissolution, which is entirely distinct from, and interagependent."

As to what constitutes one amendment of 1851 (1)

Bellet's politics, and which has constituted and constitutes are closely interrelated and mount in constitutional amendment of 1851 (1)

Bellet's politics, and which has case with the lump jaw." "Josgued a "liberal policy." A Wisconsta constitutional amendment of 1881 (1) provided for the substitution of blennial for annual legislative sessions; (2) provided for annual legislative sessions; (2) the Westminster Gazette and

Not all the mystic music of the sky Can match the heavenly beauty of her voice---

rejolee; Nor Loreleis, alluring men to death, McHENRY LEWIS.

WASHINGTON

By Roy K. Moulton

Washington February 15.

Dear Editor.—I believe I was instructed to collect an impression of
the Supreme Court. I did so this morning. The impression was one of un-utterable gloom and I went away feel-ing sadder than I ever did before. At first glance it would as phonographs, or have daughter

things about the Supreme Court, in

Please teil me how many stars should o placed in a United States flag for bruary 12, 1912. D. H. R. Earth-wite Post. Whether s pose, with your answer to a questimmental: "W



SHOULD THE ARMY BE PREPARED FOR WAR?

By John T. McCutcheon. [Copyright: 1913: By John T McCutcheon.]



The ones who protest the loudest against an effective army now



Will be the ones who will protest the loadest if we are ever eaught unprepared.

"If happiness has not her seet and centre in the human breast, You may be wise or rich or great, but never can be blest."

Tipton Bud's nephew is gittin' t' be quite a writer even if he wuz born on the Ohio side o' Union City. Somehow a two dollar necktie never looks th' part.

Happiness is not a commodity to be weighed out by the pound or measured by rule; it is not a result of end the one of the original of the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a commodity to be weighed out by the pound or measured by rule; it is not a commodity to be weighed out by the pound or measured by rule; it is not a commodity to be weighed out by the pound or measured by rule; it is not a commodity to be weighed out by the pound or measured by rule; it is not a commodity to be weighed out by the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound or measured by rule; it is not a result of each country in the pound of the

nery, and as for second educy, hawks, and any of admit any, and as for second cause, hawks, vivors for yeads said from present street, and any one would be surprised to pay the control of the control o

datually missive without looking so," actually missive without looking so," uring tas "ONE WHO IS AFRAID TO SIGN old-time"

Capital - - \$1,000,000 Surplus - \$600,000